IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

DYSON TECHNOLOGY LIMITED and)	
DYSON, INC.,)	
)	
Plaintiffs,)	
V.)	Civil Action No. 05-434-GMS
MANTER C CORDOD ATION)	Hannahia Casana M. Clast
MAYTAG CORPORATION,)	Honorable Gregory M. Sleet
)	
Defendant.)	

DEFENDANT MAYTAG CORPORATION'S UNOPPOSED MOTION FOR LEAVE TO AMEND ITS COUNTERCLAIMS

Defendant Maytag Corporation ("Maytag") moves for leave to amend its Counterclaims under Federal Rule of Civil Procedure 15(a). Defendant Maytag's Affirmative Defenses and Amended Counterclaims are attached to this motion as Exhibit A. Maytag also has attached a redlined version of the amended counterclaims as Exhibit B, so that the Court may easily see what information has been added. See Local Rule 15.1. Specifically, the amended counterclaims supplement Maytag's allegations that Plaintiffs' advertising is false and misleading by adding allegations related to a new commercial that Plaintiffs added to their website and recently began broadcasting on national television. Because, as explained more fully in the Memorandum of Law filed by Maytag, leave to amend under Rule 15(a) is liberally granted, Maytag respectfully submits that this motion should be granted.

Counsel for Maytag has corresponded with counsel for Plaintiffs, and counsel for Plaintiffs stated that they will not oppose this motion.

Dated: March 24, 2006 By: /s/ Francis DiGiovanni

Francis DiGiovanni (#3189) Stephanie O'Byrne (#4446) Connolly Bove Lodge & Hutz LLP The Nemours Building 1007 N. Orange Street Wilmington, DE 19899 Phone (302) 658-9141 Facsimile (302) 658-5614

Attorneys for Defendant Maytag Corporation

OF COUNSEL:

Kimball R. Anderson Stephen P. Durchslag Winston & Strawn LLP 35 West Wacker Drive Chicago, IL 60601 Phone (312) 558-5600 Facsimile (312) 558-5700

Ray L. Weber Laura J. Gentilcore Renner, Kenner, Greive, Bobak, Taylor & Weber 400 First National Tower Akron, OH 44308 Phone (330) 376-1242 Facsimile (330) 376-9646